

Panaji, 11th March, 2021 (Phalguna 20, 1942)

SERIES I No. 50

OFFICIAL GAZETTE

GOVERNMENT OF GOA



PUBLISHED BY AUTHORITY

NOTES

There are three Extraordinary issues to Official Gazette, Series I No. 49 dated 4-3-2021, namely:—

(1) Extraordinary dated 4-3-2021 from pages 2071 to 2098 from Department of Law, Notifications regarding Acts & R.R. from Department of Sports and Youth Affairs respectively.

(2) Extraordinary (No. 2) dated 8-3-2021 from pages 2099 to 2102, Notification regarding Amendment to Goa Industrial Development Corporation Allotment Regulations, 2014 & Goa Industrial Development Corporation Transfer & Sublease Regulations, 2018.

(3) Extraordinary (No. 3) dated 10-3-2021 from pages 2103-2112, Notification from Department of Elections regarding amending of Notification No. 56/2019(V)/PPS-III dated 1-3-2021.

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GOVERNMENT OF GOA

Department of Co-operation
Office of the Registrar of Co-operative Societies

Notification

15-17-2010/ADT/RCS/3872

In exercise of the powers vested in me under section 74(5) of the Goa Co-op. Societies Act, 2001 read with the Rule 114 (1) (a) of the Goa Co-operative Societies Rules, 2003 and with prior approval of the Government, I, Registrar of Co-operative Societies, Government of Goa hereby revise the Remuneration/Audit fees payable to the Panel of Auditors as per the scale of audit fees appended herewith. The above scale of audit fees is applicable from the Co-operative year 2019-2020.

This issued with the approval of Finance Department, Government of Goa.

By order and in the name of the Governor of Goa.

Arvind B. Khutkar, Registrar of Co-op. Societies & ex officio Joint Secretary.

Panaji, 18th February, 2021.

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 (b) 1. Co-operative Union/Co-operative Training Institutions
 (c) 1. Self Help Groups/Co-operatives
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1. STATE CO-OPERATIVE BANKS

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
1			
State Co-op. Bank	Working Capital basis	1. For the first ₹ 10 lakhs of working capital 2. For the next ₹ 40 lakhs but not exceeding ₹ 50 lakhs 3. For the next ₹ 50 lakhs but not exceeding ₹ 1 Crore 4. For every ₹ 1 lakh after ₹ 1 Crore	1,300/- 2,200/- 3,000/- 50/-

Subject to following conditions:

Minimum in case of Head Office	30,000/-
Maximum in case of Head Office	51,000/-
Minimum in case of every branch	10,000/-
Maximum in case of every branch	21,500/-
Overall fees shall not exceed	3,40,000/-

For every branch of the Bank separate audit fees shall be charged as per scale applicable to the Head office of the State Co-op. Bank and other financing agencies. While charging the audit fees to the Head office working capital of the branches shall be deducted from the working capital of Head Office.

2. RESOURCE SOCIETIES

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
2(a)			
Urban Co-operative Credit Societies	Working Capital basis	1. For working capital upto ₹ 1 lakh 2. For next ₹ 9 lakhs of working capital but not exceeding ₹ 10 lakhs 3. For next ₹ 10 lakhs of working capital but not exceeding ₹ 20 lakhs 4. For next ₹ 30 lakhs but not exceeding ₹ 50 lakhs 5. For every ₹ 1 lakh after ₹ 50 lakhs	550/- 1,275/- 2,550/- 4,250/- 50/-

Subject to following conditions:

Minimum in case of Head Office	5,000/-
Maximum in case of Head Office	22,500/-

Minimum in case of every branch	5,000/-
Maximum in case of every branch	11,000/-
Overall fees shall not exceed	2,80,000/-
Minimum in case having no branches	5,000/-
Maximum in case having no branches	40,000/-

For every branch of the society separate audit fees shall be charged as per the scales laid down subject to the maximum and minimum ceiling indicated above. While assessing the audit fees of the Head Office, the working capital of the branches shall be deducted. Similarly while assessing the audit fees against the branches, the working capital of the Head Office would be deducted.

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
2(b)			
Employees/ Salary Earners Co-operative Credit Societies	Working Capital basis	1. For working capital upto ₹ 1 lakh 2. For next ₹ 9.00 lakhs of working capital but not exceeding ₹ 10 lakhs 3. For next ₹ 10.00 lakhs of working capital but not exceeding ₹ 20 lakhs 4. For next ₹ 30 lakhs but not exceeding ₹ 50 lakhs 5. For every ₹ 1 lakh after ₹ 50 lakhs	1,000/- 2,000/- 3,000/- 5,000/- 60/-

Subject to following conditions:

Minimum	5,000/-
Maximum	42,500/-

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
2(c)			
Housing Co-operative Federation having Credit Business and Thrift Co-operative Societies/ /Association having credit business	Working Capital basis	1. For working capital upto ₹ 1 lakh 2. For next ₹ 9.00 lakhs of working capital but not exceeding ₹ 10 lakhs 3. For next ₹ 10.00 lakhs of working capital but not exceeding ₹ 20 lakhs 4. For next ₹ 30 lakhs but not exceeding ₹ 50 lakhs 5. For every ₹ 1 lakh after ₹ 50 lakhs	1,300/- 2,200/- 3,000/- 4,250/- 50/-

Subject to following conditions:

Minimum	5,000/-
Maximum	50,000/-

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
2(d)			
Service Resource having credit counter/	Working Capital basis	1. For working capital upto ₹ 1 lakh 2. For next ₹ 9.00 lakhs of working	1,300/-

Multipurpose Societies having Credit counter	capital but not exceeding ₹ 10 lakhs	2,200/-
	3. For next ₹ 10.00 lakhs of working capital but not exceeding ₹ 20 lakhs	3,000/-
	4. For next ₹ 30 lakhs of working capital but not exceeding ₹ 50 lakhs	4,250/-
	5. For every ₹ 1 lakh after ₹ 50 lakhs	50/-
<i>Subject to following conditions:</i>		
Minimum in case of Head Office		10,000/-
Maximum in case of Head Office		12,750/-
Minimum in case of every branch		7,000/-
Maximum in case of every branch		6,800/-
Overall fees shall not exceed		1,50,000/-
Minimum in case having no branches		10,000/-
Maximum in case having no branches		20,000/-

For every branch of the society undertaking credit counter shall be charged separate audit fees as per the scales laid down subject to the maximum and minimum ceiling indicated above. While assessing the audit fees of the Head Office, the working capital of the branches shall be deducted. Similarly while assessing the audit fees against the branches, the working capital of the Head Office would be deducted.

Note : While calculating the working capital, the funds utilised for undertaking other business activities of V.K.S.S./Multipurpose societies shall be separated and assessed in the scale prescribed under 3(a).

3. AGRICULTURAL SERVICE CO-OP SOCIETIES

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
3(a)			
Service/V.K.S.S. Co-op. Societies and Multipurpose Co-op. Societies	Turnover basis (Sales)	1. For first ₹ 1.00 lakh	850/-
		2. For next ₹ 4 lakhs up to ₹ 5.00 lakhs	1,300/-
		3. For next ₹ 25 lakhs	2,200/-
		4. For next ₹ 70 lakhs	5,100/-
		5. For next ₹ 2 crores	10,000/-
		6. For every ₹ 1 crore exceeding ₹ 3 crores	2,550/-

<i>Subject to following conditions:</i>			
Minimum in case of Head Office			5,000/-
Maximum in case of Head Office			10,000/-
Minimum in case of every branch			3,000/-
Maximum in case of every branch			7,500/-
Overall fees shall not exceed			30,000/-
Minimum in case having no branches			12,000/-
Maximum in case having no branches			25,000/-

Every branch shall be charged separate audit fees as per scale laid down subject to the minimum and maximum ceiling indicated above, while charging the audit fees to the Head Office the turnover of the branches shall be deducted for the purpose of levying audit fees. Turnover means a sales only.

4. CONSUMER CO-OP. SOCIETIES

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
4(a)			
Consumer Co-op. Societies and Marketing Societies/ Federation other than Agricultural Marketing	Turnover basis (Sales)	1. For first ₹ 1.00 lakh 2. For next ₹ 4 lakhs up to ₹ 5.00 lakhs 3. For next ₹ 25 lakhs 4. For next ₹ 70 lakhs 5. For next ₹ 2 crores 6. For every ₹ 1 crore exceeding ₹ 3 crores	850/- 1,300/- 2,200/- 5,100/- 10,000/- 2,550/-
<i>Subject to following conditions:</i>			
Minimum in case of Head Office			15,000/-
Maximum in case of Head Office			25,500/-
Minimum in case of every branch			10,000/-
Maximum in case of every branch			21,500/-
Overall fees shall not exceed			2,55,000/-
Minimum in case having no branches			15,000/-
Maximum in case having no branches			35,000/-

Every branch shall be charged separate audit fees as per scale laid down subject to the minimum and maximum ceiling indicated above, while charging the audit fees to the Head Office the turnover of the branches shall be deducted for the purpose of levying audit fees. Turnover means a sales only.

5. CO-OPERATIVE BANKS

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
5(a)			
Urban Co-op. Bank	Working Capital basis	1. For working capital upto ₹ 25.00 lakhs 2. For next ₹ 25.00 lakhs but not exceeding ₹ 50.00 lakhs 3. For next ₹ 50.00 lakhs but not exceeding ₹ 1.00 crore 4. For every ₹ 1 lakh after ₹ 1.00 crore	2,200/- 3,000/- 4,250/- 50/-
<i>Subject to following conditions:</i>			
Minimum in case of Head Office			10,000/-
Maximum in case of Head Office			30,000/-
Minimum in case of every branch			5,000/-
Maximum in case of every branch			21,250/-
Overall fees shall not exceed			3,40,000/-

For every branch of the Bank separate audit fees shall be charged as per the scale laid down subject to the maximum and minimum ceiling indicated above. While assessing the audit fees to the Head Office working capital of the branches shall be deducted. Similarly while assessing the audit fees against the branches, the working capital of the Head Office would be deducted.

6. CO-OPERATIVE FARMING SOCIETIES

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
6(a)			
Dairy Co-operatives	Turnover basis	1. For the first ₹ 1 lakh of turnover 2. For the next ₹ 2 lakhs of turnover but not more than ₹ 3 lakhs of turnover 3. For every ₹ 1 lakh over ₹ 3 lakhs of turnover	425/- 550/- 85/-

Subject to following conditions:

Minimum	5,000/-
Maximum	30,000/-

Note:- Meaning of the Turnover.

Turnover means the aggregate of the totals on receipt and disbursement side minus the aggregate of the opening and closing cash balance and withdrawals from deposits into current and saving accounts of the bank as shown therein as on 31st March of each preceding year. Deposits into and withdrawals from pledge, hypothecation and other cash credit accounts shall be included in the figure of turnover.

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
6(b)			
Poultry Co-operatives and Farming Co-operatives	Turnover basis	1. For the first ₹ 1 lakh of turnover 2. For the next ₹ 4 lakhs of turnover but not more than ₹ 5 lakhs 3. For the next ₹ 5 lakhs of turnover but not more than ₹ 10 lakhs 4. For every ₹ 1 lakh over ₹ 10 lakhs of turnover	250/- 650/- 760/- 50/-

Subject to following conditions:

Minimum	5,000/-
Maximum	12,750/-

In levying audit fees on the turnover (sales) the working capital of such societies employed in its supplying business as on the last day of the Co-op. year should be deducted from the total working capital and the society is liable to pay audit fees as per existing orders.

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
6(c)			
Fisheries Co-operatives	Turnover basis (Sales)	1. For first ₹ 1 lakh of turnover 2. For the next ₹ 2 lakhs of turnover but not exceeding ₹ 3 lakhs 3. For the next ₹ 2 lakhs of turnover but not exceeding ₹ 5 lakhs 4. For the next ₹ 5 lakhs of turnover but not exceeding ₹ 10 lakhs 5. For every ₹ 1 lakh over ₹ 10 lakhs of turnover	255/- 340/- 300/- 340/- 35/-

Subject to following conditions:

Minimum in case of Head Office	10,000/-
Maximum in case of Head Office	22,000/-
Minimum in case of every branch	5,000/-
Maximum in case of every branch	12,750/-
Overall fees shall not exceed	1,50,000/-

While charging the audit fees to the Head Office the turnover of the branches shall be deducted. If purchases and sales of fisheries co-op. societies are doing other business separate audit fees shall be charged on such other business at the rate of ₹ 10% on the adats or commission earned on such business. If such societies are doing the business of giving on hire, machinery, tools, trucks, implements, building etc. additional audit fees shall be charged at the rate of ₹ 6% of the hire charges earned on such hire. Turnover is taken to mean "sales" only excluding sales in case other business.

7. CO-OP. HOUSING SOCIETIES

Type of society	Basis of audit fees	Scale of audit fees
7		Payable to Statutory Auditor (in ₹)
Housing Societies	No. of member basis	₹ 50/- per member

Subject to following conditions:

Minimum	₹ 3,000/-
Maximum	₹ 15,000/-

8. PROCESSING SOCIETIES

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
8(a)			
		FERTILISER SECTION	
Sugar factory	Turnover basis	1. For first ₹ 1 lakh of turnover	255/-
		2. For the next ₹ 4 lakhs of turnover but not more than ₹ 5 lakhs	300/-
		3. For the next ₹ 5 lakhs of turnover but not more than ₹ 10 lakhs	425/-
		4. For every ₹ 1 lakh of turnover exceeding ₹ 10 lakhs	50/-

Subject to following conditions:

Minimum	10,000/-
Maximum	15,000/-
<i>In addition to above</i>	
Factories under crushing per sugar bag of 100 kg (50 x 2)	25 paise
Factories under construction are charged ₹ 10,000/- only.	8,500/-

Factories not licensed for crushing and stagnant should not be levied.

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
8(b)			
Processing	Turnover basis	1. For the first ₹ 1 lakh of turnover 2. For the next ₹ 4 lakhs of turnover but not more than ₹ 5 lakhs 3. For the next ₹ 5 lakhs of turnover but not more than ₹ 10 lakhs 4. For every ₹ 1 lakh over ₹ 10 lakhs of turnover	215/- 560/- 650/- 50/-

Subject to following conditions:

Minimum	5,000/-
Maximum	12,750/-

In levying audit fees on the turnover (sales) the working capital of such societies employed in its supplying business as on the last day of the Co-operative year should be deducted from the total working capital and the society is liable to pay audit fees as per existing orders.

9. PRODUCERS SOCIETIES

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
9(a)			
Industrial Co-op. Societies (Non agricultural non credit societies (except Industrial Association and Consumers Societies)	Working capital basis	1. For the first ₹ 1,00,000/- 2. For the next ₹ 4 lakhs but not more than ₹ 5 lakhs 3. For every ₹ 1 lakh exceeding 5 lakhs	350/- 200/- 65/-

Subject to following conditions:

Minimum	5,000/-
Maximum	12,750/-

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
9(b)			
Labour Co-op. Societies	Turnover basis	1. For the first ₹ 1 lakh of turnover 2. For the next ₹ 4 lakhs of turnover but not more than ₹ 5 lakhs 3. For the next ₹ 5 lakhs of turnover but not more than ₹ 10 lakhs 4. For every ₹ 1 lakh over ₹ 10 lakhs of turnover	250/- 650/- 760/- 50/-

Subject to following conditions:

Minimum	5,000/-
Maximum	12,750/-

In levying audit fees on the turnover (sales) the working capital of such societies employed in its supplying business as on the last day of the Co-op. year should be deducted from the total working capital and the society is liable to pay audit fees as per existing orders.

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
9(c)			
Other Producer Co-operative Societies	Turnover basis	1. For the first ₹ 1 lakh of turnover 2. For the next ₹ 2 lakhs of turnover but not more than ₹ 3 lakhs 3. For every ₹ 1 lakh over ₹ 3 lakhs of turnover	1,300/- 2,200/- 50/-

Subject to following conditions:

Minimum	5,000/-
Maximum	30,000/-

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
9(d)			
Milk Producers/ Union	Turnover basis	1. For the first ₹ 1 lakh of turnover 2. For the next ₹ 2 lakhs of turnover but not more than ₹ 3 lakhs 3. For every ₹ 1 lakh over ₹ 3 lakhs of turnover	1,300/- 1,700/- 50/-

Subject to following conditions:

Minimum	10,000/-
Maximum	2,55,000/-

10. LIFT IRRIGATION SOCIETIES

Type of society	Basis of audit fees	Scale of audit fees	Payable to Statutory Auditor (in ₹)
10(a)			
Water Distribution Societies (Panivantap)	Turnover basis	1. For the first ₹ 1 lakh of turnover 2. For the next ₹ 2 lakhs of turnover but not more than ₹ 3 lakhs 3. For every ₹ 1 lakh over ₹ 3 lakhs of turnover	200/- 250/- 45/-

Subject to following conditions:

Minimum	2,000/-
Maximum	19,000/-

Note:- Meaning of the Turnover.

Turnover means the aggregate of the totals on receipt and disbursement side minus the aggregate of the opening and closing cash balance and withdrawals from deposits into current and saving accounts of the bank as shown therein as on 31st March of each preceding year. Deposits and withdrawals from pledge, hypothecation and other cash credit accounts shall be included in the figure of turnover.

11. GENERAL CO-OP. SOCIETIES

Type of society	Basis of audit fees	Scale of audit fees	
11(a)			Payable to Statutory Auditor (in ₹)
Transport Co-op. Societies and Other General Societies (Not falling in either of the above sub-classes)	Turnover basis	1. For the first ₹ 1 lakh of turnover 2. For the next ₹ 4 lakhs of turnover but not more than ₹ 5 lakhs 3. For the next ₹ 5 lakhs of turnover but not more than ₹ 10 lakhs 4. For every ₹ 1 lakh over ₹ 10 lakhs of turnover	250/- 650/- 760/- 60/-

Subject to following conditions:

Minimum	5,000/-
Maximum	12,750/-

In levying audit fees on the turnover (sales) the working capital of such societies employed in its supplying business as on the last day of the Coop. year should be deducted from the total working capital and the society is liable to pay audit fees as per existing orders.

Type of society	Basis of audit fees	Scale of audit fees	
11(b)			Payable to Statutory Auditor (in ₹)
Co-operative Union/ Training Institutions	Working Capital basis	1. For working capital upto ₹ 25.00 lakhs 2. For next ₹ 25.00 lakhs but not exceeding ₹ 50.00 lakhs 3. For next ₹ 50.00 lakhs but not exceeding ₹ 1.00 crore 4. For every ₹ 1 lakh after ₹ 1.00 crore	1,700/- 2,500/- 3,400/- 50/-

Subject to following conditions:

Minimum	10,000/-
Maximum	15,000/-

Type of society	Basis of audit fees	Scale of audit fees	
11(c)			Payable to Statutory Auditor (in ₹)
Self Help Groups/ Co-operatives	Number of members	₹ 50/- per member	

Subject to following conditions:

Minimum	₹ 1,000/-
Maximum	₹ 4,250/-

Type of society	Basis of audit fees	Scale of audit fees	
11(d)			Payable to Statutory Auditor (in ₹)
Coop. Societies in liquidation	Turnover	All the societies which are in liquidation as at the end of co-op. year except those societies which have already paid the audit fees for particular year before the winding up orders was passed shall be assessed	

at the rate of 44 paise % on the turnover for the close of the co-op. year.

Subject to following conditions:

Minimum	₹ 500/-
Maximum	₹ 10,600/-

Note:- Meaning of turnover.

The turnover in case of societies in liquidation shall be the total of the receipts and payments of accounts as on the last day of the proceeding co-op. year minus the total opening balance and closing balance, withdrawal from the Bank and deposits into the Bank where the liquidation proceedings are completed and the accounts of the societies are finally written up with a view to cancellation of its registration. The audit fee shall be levied on the basis of turnover with the meaning of turnover as under:—

The closing entries which are required to be passed in respect of several items of unreliable accounts unpayable liabilities against the profits and loss account while arriving at turnover of the society for the purpose of levy of audit fees.



Department of Environment & Climate Change

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Order

5/20/87/STE-DIR/Part VII/1436

Sub.: Creation of new posts in the Goa State Pollution Control Board (GSPCB).

Ref.: 1) Letter No. 5/20/87/STE-DIR/Part VII/439 dated 11-07-2011.

2) Letter No. 5/20/87/STE-DIR/Part VII/639 dated 10-08-2011.

3) Letter No. 5/20/87/STE-DIR/Part VII/1229 dated 21-12-2011.

Sanction of the Government is hereby accorded for the creation of the following additional posts in GSPCB as per the details shown below:

Sr. No.	Designation of post	No. of posts	Pay Band + G.P.	Head quarter/ Sub Office
1.	Assistant Environmental Engineer	3	15600-39100+5400	
2.	Junior Environmental Engineer	8	9300-34800+4200	
3.	Scientist 'B'	3	15600-39100+5400	
4.	Assistant Engineer (Information Technology)	1	15600-39100+5400	
5.	Law Officer	1	15600-39100+6600	
6.	Administrative Officer	1	15600-39100+5400	

The liability on account of the expenditure incurred to meet the requirements of the salaries and other allowances of the said posts shall vest with the GSPCB and shall be drawn from their own funds with no liability on the Government.

The Chairman and the Member Secretary of the Goa State Pollution Control Board (GSPCB) are authorised to create Work Sections/Divisions within GSPCB as per their requirements for effective functioning of the Board. The State Government reserves the right to utilise the services of any or all of the Officers/Officials of the GSPCB for its activities and any other task assigned from time to time.

By order and in the name of the Governor of Goa.

Dasharath M. Redkar, Director/ex officio Jt. Secretary (Environment and Climate Change).

Panaji, 4th March, 2021.

Corrigendum & Addendum

5/20/87-STE/DIR/Part VII/1437

Read:- 1) Notification No. 5/20/87-STE/DIR/Part VII/591 dated 09th September, 2020, published in Official Gazette, Series I No. 25 dated 17-09-2021.

2) Corrigendum No. 5/20/87-STE/DIR/Part VII/1138 dated 7th January, 2021, published in Official Gazette, Series I No. 42 dated 14-01-2021.

In exercise of the powers conferred by sub-section 3 (A) of section 12 of the Water (Prevention and Control of Pollution) Act, 1974 (Central Act 6 of 1974); the Goa State Pollution Control Board (GSPCB), with the approval of the Government of Goa; hereby makes the following amendment rules so as to regulate the recruitment to various technical and non technical posts in the Goa State Pollution Control Board, namely:—

1. *Short title, application and commencement.*— (i) These rules may be called the Goa State Pollution Control Board, Group 'A', 'B', 'C' and 'D' posts, Recruitment (Amendment) Rules, 2021 (hereinafter referred to as 'these rules').

(iii) they shall come into force from the date of their publication in the Official Gazette.

Corrigendum

2. *Amendment to Schedule to the Goa State Pollution Control Board, Group 'A', 'B', 'C' and 'D' posts, Recruitment Rules, 2020.*—

(1) In Serial No. 3 in column No. 3, the existing expression "3 (Three)" shall be substituted by new expression "6 (Six)".

(2) In Serial No. 4 in column No. 3, the existing expression "9 (Nine)" shall be substituted with new expression "17 (Seventeen)".

(3) In Serial No. 9 in column No. 3, the existing expression "3 (Three)" shall be substituted by new expression "6 (Six)".

(4) In Serial No. 9 in column No. 11, the existing expression "2/3 by promotion of Scientific Assistants of the Board with atleast 5 years experience failing which by direct recruitment and 1/3 by direct recruitment" shall be substituted by new expression "5/6 by promotion of Scientific Assistants of the Board with atleast 5 years experience failing which by direct recruitment and 1/6 by direct recruitment".

&

Addendum

3. Addition of new posts and new serial nos. namely:—

1) "*Law Officer*" at Sr. No. "17 (a)"— to be added after Sr. No. 16 and before Sr. No. 17

2) "*Assistant Engineer (Information Technology)*" at Sr. No. "20 (a)"— to be added after Sr. No. 19 and before Sr. No. 20

3) "*Administrative Officer*" at Sr. No. "26 (a)"— to be added after Sr. No. 25 and before Sr. No. 26 to the existing Schedule to the Goa State Pollution Control Board, Group 'A', 'B', 'C' and 'D' posts, Recruitment Rules, 2020 as annexed.—

By order and in the name of the Governor of Goa.

Dasharath Redkar, Director/ex officio Jt. Secretary (Environment and Climate Change).

Panaji, 4th March, 2021.

SCHEDULE

(Please See Rule No. 3 and 4)

Serial No.	Name/ designa- tion of post	Number of posts	Classifi- cation	Scale of Pay	Whether selection post or non- selection post	Age limit for direct recruits	Educational and other qualifica- tion required for recruits	Whether age & educational qualification prescribed for the direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment, whether by direct recruitment or by promotion/ or by deputation/ /absorption, transfer/contract and percentage or the vacancies to be filled by various methods	In case of recruit- ment by promotion/ /deputation/ /absorption, transfer, grades from which promotion/ /deputation/ /absorption, transfer is to be made	If a D.P.C. exists, what is its compo- sition
1	2	3	4	5	6	7	8	9	10	11	12	13

LEGAL SECTION

17(a).	Law Officer.	1 (One) Subject to variation depending on work load.	Group 'A',	Rs. 15600- 39100 +6600.	Selec- tion.	Not exceeding 40 years (relaxable for Govern- ment servants upto 5 years).	Essential: 1) Master's Degree in Law from a r e c o g n i s e d University (2) At least 8 years working experience in Legal Depart- ment of Govt./Govt. undertaking/Insti- tution/Autonomous Body dealing with Environment Acts.	Age: No Qualifi- cations: To the extent indi- cated in column No. 12.	Two years.	By promotion.	Promotion of Senior Law Officer of the Board with 5 years service in the grade.	Group 'A', D.P.C.
Desirable:												
(1) Knowledge of Marathi.												

1	2	3	4	5	6	7	8	9	10	11	12	13
IT SECTION												
20(a). Assistant Engineer (Information Technology).	1 (One) Subject to variation depending on work load.	Group 'A'.	Rs. 15600-39100 +5400.	Selection.	Not exceeding 40 years (relaxable for Government servants upto 5 years).	Essential: 1) Master's of Computer Applications/ Master's in Computer Engineering/ Master of Technology in Computer Science & Engineering from a recognised University/ Institution with atleast first class and 5 years experience in the related field. (3) Knowledge of Konkani. Desirable: (1) Knowledge of Marathi.	N.A.	Two years.	By promotion failing which by direct recruitment.	Promotion of Network Engineer of the Board with atleast 5 years experience in the related field and possessing qualifications as stated in serial No. 8.	Group 'A', D.P.C.	
ADMINISTRATION SECTION												
26(a). Administrative Officer.	1 (One) Subject to variation depending on work load.	Group 'A'.	Rs. 15600-39100 +5400.	Selection.	N.A.	N.A.	N.A.	Two years.	By promotion failing which by transfer on deputation.	Promotion: Office Superintendent of the Board with 5 years service in the grade and possessing a Bachelor's degree. Deputation: Suitable officials from Government Department holding analogous posts and possessing qualifications for direct recruit (period of deputation shall not ordinarily exceed 3 years).	Group 'A', D.P.C.	

Department of Finance
Debt Management Division

Notification

7/33/2020-Fin(DMU)/186

Read: Notification No. 7/33/2020-Fin(DMU)/
37 dated 11-01-2021.

With reference to the Notification read above, Government is pleased to extend the "One Time House Building Advance Settlement Scheme" for further period upto 30-04-2021.

By order and in the name of the
Governor of Goa.

Pranab G. Bhat, Under Secretary, Finance
(Budget-II).

Porvorim, 9th March, 2021.

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Department of Law
Legal Affairs Division

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Notification

10/4/2019-LA

The National Capital Territory of Delhi (Recognition of Property Rights of Residents in unauthorised Colonies) Act, 2019 (Central Act No. 45 of 2019), which has been passed by Parliament and assented to by the President on 11-12-2019 and published in the Gazette of India, Extraordinary, Part II, Section 1 dated 12-12-2019, is hereby published for the general information of the public.

D. S. Raut Dessai, Joint Secretary (Law).

Porvorim, 21st May, 2020.

**THE NATIONAL CAPITAL TERRITORY OF
DELHI (RECOGNITION OF PROPERTY
RIGHTS OF RESIDENTS IN
UNAUTHORISED COLONIES)
ACT, 2019**

AN

ACT

*to provide special provisions for the National
Capital Territory of Delhi for recognising*

*the property rights of resident in
unauthorised colonies by securing the
rights of ownership or transfer or
mortgage in favour of the residents of such
colonies who are possessing properties on
the basis of Power of Attorney, Agreement
to Sale, Will, possession letter or any
other documents including documents
evidencing payment of consideration and
for the matters connected therewith or
incidental thereto.*

Whereas there has been phenomenal increase in the population of the National Capital Territory of Delhi in the last few decades owing to migration and other factors but development of planned housing colonies have not kept pace with the requirements of a burgeoning population resulting in the increase of unauthorised colonies;

And whereas number of unauthorised colonies have been identified in the National Capital Territory of Delhi on the basis of applications made by the Residents Welfare Associations for regularisation in pursuance to notification number S.O. 683(E), dated the 24th March, 2008 of the Delhi Development Authority, published in the Gazette of India, Extraordinary, Part II, Section 3, sub-section (ii), dated the 24th March, 2008;

And whereas the properties in these colonies are not being registered by registering authority and thereby the residents do not have any title documents in respect of such properties and the Banks and financial institutions do not extend any credit facilities in respect of said properties;

And whereas the ownership of the properties in unauthorised colonies have been transferred several times through registered or un-registered or notarised Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration and stamp duty on these multiple transactions have neither assessed nor been paid;

And whereas the stamp duty on the conveyance deed or authorisation slip, as the

case may be, is leviable as per minimum rates (circle rates) specified in the notification of the Government of the National Capital Territory of Delhi published *vide* number F.1 (953)Regn.Br./Div.Com/HQ/2014, dated the 22nd September, 2014 or the sale consideration mentioned in the conveyance deed or authorisation slip, as the case may be, whichever is higher;

And whereas the Supreme Court in the case of Suraj Lamp & Industries (P) Ltd. Vs. State of Haryana & others *vide* its judgment dated the 11th October, 2011 had held that sale agreement/general Power of Attorney or Will transactions are not "transfers" or "sales" and that such transactions cannot be treated as completed transfers or conveyances and they can continue to be treated as existing agreement of sale;

And whereas keeping in view the socio-economic conditions of the residents of these unauthorised colonies and ground realities, it is desirable to recognise and confer rights of ownership or transfer or mortgage to the residents of such colonies on the basis of Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration and to facilitate development or re-development that may improve existing infrastructure, civic and social amenities which may lead to better quality of life;

And whereas it is expedient to have a law to recognise and confer rights of ownership or transfer or mortgage to the residents of unauthorised colonies as one time special measure.

Be it enacted by Parliament in the Seventieth Year of the Republic of India as follows:—

1. *Short title and extent.*— (1) This Act may be called the National Capital Territory of Delhi (Recognition of Property Rights of Residents in Unauthorised Colonies) Act, 2019.

(2) It extends to the National Capital Territory of Delhi.

2. *Definitions.*— In this Act, unless the context otherwise requires,—

(a) "resident" means a person having physical possession of property on the basis of a registered sale deed or latest Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration in respect of a property in unauthorised colonies and includes their legal heirs but does not include tenant, licensee or permissive user;

(b) "unauthorised colony" means a colony or development comprising of a contiguous area, where no permission has been obtained for approval of layout plan or building plans and has been identified for regularisation of such colony in pursuance to the notification number S.O. 683(E), dated the 24th March, 2008 of the Delhi Development Authority, published in the Gazette of India, Extraordinary, Part II, Section 3, sub-section (ii), dated the 24th March, 2008.

3. *Recognition of property rights.*— (1) Notwithstanding anything contained in the Indian Stamp Act, 1899 and the 2 of 1899. Registration Act, 1908 as 16 of 1908. applicable to the National Capital Territory of Delhi or any rules or regulations or bye-laws made thereunder and the judgment of the Supreme Court in the case of Suraj Lamp & Industries (P) Ltd. Vs. State of Haryana & others, dated the 11th October, 2011, the Central Government may, by notification in the Official Gazette, regularise the transactions of immovable properties based on the latest Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration for conferring or recognising right of ownership or transfer or mortgage in regard to an immovable property in favour

of a resident of an unauthorised colony.

(2) The Central Government may, by notification published in the Official Gazette, fix charges on payment of which transactions of immovable properties based on the latest Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration for conferring or recognising right of ownership or transfer or mortgage in regard to an immovable property in favour of a resident of an unauthorised colony through a conveyance deed or authorisation slip, as the case may be.

(3) Notwithstanding anything contained in section 27 of the Indian Stamp Act, 1899, the stamp duty and registration charges shall be payable on the amount mentioned in the conveyance deed or authorisation slip, as the case may be.

(4) Any resident of an unauthorised colony having registered or un-registered or notarised Power of Attorney, Agreement to Sale, Will, possession letter and other documents including documents evidencing payment of consideration shall be eligible for right of ownership or transfer or mortgage through a conveyance deed or authorisation slip, as the case may be, on payment of charges referred to in sub-section (2).

(5) No stamp duty and registration charges shall be payable on any previous sale transactions made prior to any transaction referred to in sub-section (4).

(6) The tenants, licensees or permissive users shall not be considered for conferring or recognising any property rights under this Act.

Notification

10/4/2019-LA

The National Institute of Design (Amendment) Act, 2019 (Central Act No. 38 of 2019), which has been passed by

Parliament and assented to by the President on 29-11-2019 and published in the Gazette of India, Extraordinary, Part II, Section 1, dated 03-12-2019, is hereby published for the general information of the public.

D. S. Raut Dessai, Joint Secretary (Law).

Porvorim, 21st May, 2020.

THE NATIONAL INSTITUTE OF DESIGN (AMENDMENT) ACT, 2019

AN

ACT

to amend the National Institute of Design Act, 2014.

Be it enacted by Parliament in the Seventieth Year of the Republic of India as follows:—

1. *Short title and commencement.*— (1) This Act may be called the National Institute of Design (Amendment) Act, 2019.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different provisions of this Act.

2. *Amendment of long title.*— In the National Institute of Design Act, 2014 (hereinafter referred to as the principal Act), in the long title, for the words "the institution known as the National Institute of Design, Ahmedabad, to be an institution of national importance", the words "certain institutions of design to be institutions of national importance" shall be substituted.

3. *Amendment of section 1.*— In section 1 of the principal Act, in sub-section (1), for the word "Institute", the word "Institutes" shall be substituted.

4. *Substitution of section 2.*— For section 2 of the principal Act, the following section shall be substituted, namely:—

"2. *Declaration of certain institutions as institutions of national importance.*—Whereas the objects of the institutions mentioned in the Schedule, are such as to make them institutions of national importance, it is hereby declared that each such Institute is an institution of national importance."

5. *Amendment of section 3.*— In section 3 of the principal Act,—

(i) for clause (d), the following clause shall be substituted, namely:—

'(d) "Director", in relation to any Institute, means the Director of such Institute as appointed under section 18;';

(ii) for clause (e), the following clause shall be substituted, namely:—

'(e) "Fund", in relation to any Institute, means the Fund of such Institute as maintained under section 23;';

(iii) for clause (f), the following clause shall be substituted, namely:—

'(f) "Governing Council", in relation to any Institute, means the Governing Council of such Institute as constituted under section 11;';

(iv) for clause (g), the following clause shall be substituted, namely:—

'(g) "Institute" means any of the institutions mentioned in column (4) of the Schedule;';

(v) for clause (h), the following clause shall be substituted, namely:—

'(h) "Institute campus" means the campus of an Institute as may be established by such Institute at any place within India or outside India;';

(vi) for clause (k), the following clause shall be substituted, namely:—

'(k) "Registrar", in relation to any Institute, means the Registrar of such Institute as appointed under section 20;';

(vii) after clause (k), the following clause shall be inserted, namely:—

'(ka) "Schedule" means the Schedule annexed to this Act;';

(viii) for clause (l), the following clause shall be substituted, namely:—

'(l) "Senate", in relation to any Institute, means the Senate of such Institute;';

(ix) for clause (m), the following clause shall be substituted, namely:—

'(m) "Society" means any of the societies registered under the Societies Registration Act, 1860, and mentioned in 21 of 1860. column (3) of the Schedule;';

(x) for clause (n), the following clause shall be substituted, namely:—

'(n) "Statutes" and "Ordinances", in relation to any Institute, mean the Statutes and the Ordinances of such Institute made under this Act.'.

6. *Substitution of section 4.*— For section 4 of the principal Act, the following section shall be substituted, namely:—

"4. *Incorporation of Institute.*— (1) Each Institute shall be a body corporate by the same name as mentioned in column (4) of the Schedule.

(2) Each Institute shall have perpetual succession and a common seal, with power, subject to the provisions of this Act, to acquire, hold and dispose of property, both movable and immovable, and to contract and shall, by the said name, sue or be sued.

(3) The body corporate constituting each Institute shall consist of a Chairperson, Director and other members of the Governing Council for the time being, of the Institute.

(4) Any Institute may establish an Institute campus at such place within India or outside India, as it may deem fit:

Provided that each campus of the National Institute of Design, Ahmedabad, established before the commencement of this Act, at Bengaluru in the State of Karnataka and at Gandhinagar in the State of Gujarat, shall be deemed to be the Institute campus thereof.

Explanation.— The reference in this sub-section to the commencement of this Act shall, in relation to the National Institute of Design, Ahmedabad, be deemed to be the 16th day of September, 2014.”.

7. *Amendment of section 5.*— In section 5 of the principal Act,—

(i) for clause (a), the following clause shall be substituted, namely:—

“(a) any reference to the Society mentioned in column (3) of the Schedule in any law or in any contract or other instrument shall be deemed as a reference to the corresponding Institute mentioned in column (4) thereof;”;

(ii) in clause (e), the words “located at Bengaluru in the State of Karnataka and at Gandhinagar in the State of Gujarat,” shall be omitted;

(iii) the following *Explanations* shall be inserted, namely:—

“*Explanation I.*— The reference in this section to the commencement of this Act shall, in relation to the National Institute of Design, Ahmedabad, be deemed to be the 16th day of September, 2014.

“*Explanation II.*— The reference in this section to the commencement of this Act shall, in relation to the National Institutes of Design in the States of Madhya Pradesh, Assam, Haryana and Andhra Pradesh, be construed as the reference to the date on which the provisions of the National Institute of Design (Amendment) Act, 2019 comes into force.”.

8. *Amendment of section 6.*— In section 6 of the principal Act, in sub-section (1), for the words “the Institute shall”, the words “each Institute shall” shall be substituted.

9. *Amendment of section 7.*— In section 7 of the principal Act, in sub-section (1), for the words “The Institute”, the words “Every Institute” shall be substituted.

10. *Amendment of section 8.*— In section 8 of the principal Act, for the words “teaching at the Institute”, the words “teaching at each of the Institutes” shall be substituted.

11. *Amendment of section 9.*— In section 9 of the principal Act, in sub-section (1), for the words “the Institute”, the words “each of the Institutes” shall be substituted.

12. *Amendment of section 10.*— In section 10 of the principal Act, for the words “The following shall be the authorities of the Institute”, the words “Each Institute shall have the following authorities” shall be substituted.

13. *Amendment of section 11.*— In section 11 of the principal Act, for the words “The Governing Council shall consist of”, the words “The Governing Council of every Institute shall consist of” shall be substituted.

14. *Amendment of section 15.*— In section 15 of the principal Act, for the words “The Senate of the Institute”, the words “The Senate of each Institute” shall be substituted.

15. *Amendment of section 16.*— In section 16 of the principal Act, for the words “the Senate of the Institute”, the words “the Senate of an Institute” shall be substituted.

16. *Amendment of section 18.*— In section 18 of the principal Act, in sub-section (1), for the words “the Institute”, the words “each of the Institutes” shall be substituted.

17. *Amendment of section 20.*— In section 20 of the principal Act, in sub-section (1), for the words “Registrar of the Institute”, the words “Registrar of each Institute” shall be substituted.

18. *Amendment of section 22.*— In section 22 of the principal Act, for the words “enabling the Institute”, the words “enabling an Institute” shall be substituted.

19. *Amendment of section 23.*— In section 23 of the principal Act, in sub-section (1), for

the words "The Institute", the words "Every Institute" shall be substituted.

20. *Amendment of section 24.*— In section 24 of the principal Act, for the words "the Institute", the words "any Institute" shall be substituted.

21. *Amendment of section 25.*— In section 25 of the principal Act, in sub-section (1), for the words "The Institute", the words "Every Institute" shall be substituted.

22. *Amendment of section 26.*— In section 26 of the principal Act, in sub-section (1), for the words "The Institute", the words "Every Institute" shall be substituted.

23. *Amendment of section 27.*— In section 27 of the principal Act,—

(i) in the opening portion, for the words "the Institute", the words "an Institute" shall be substituted;

(ii) in clause (a), for the words "Senior Designer", at both the places where they occur, the words "Principal Designer" shall be substituted.

24. *Amendment of section 29.*— In section 29 of the principal Act, in sub-section (1), for the words "the Institute", the words "each Institute" shall be substituted.

25. *Amendment of section 30.*— In section 30 of the principal Act, for the words "Ordinances of the Institute", the words "Ordinances of each Institute" shall be substituted.

26. *Amendment of section 32.*— In section 32 of the principal Act, in sub-section (1), for the words "between the Institute", the words "between an Institute" shall be substituted.

27. *Amendment of section 33.*— In section 33 of the principal Act, for the words "the Institute", the words "any Institute" shall be substituted.

28. *Amendment of section 34.*— In section 34 of the principal Act, for the words "the Institute receives", the words "an Institute receives" shall be substituted.

29. *Amendment of section 35.*— In section 35 of the principal Act, for the words "The

Institute", the words "Every Institute" shall be substituted.

30. *Amendment of section 36.*— In section 36 of the principal Act, for the words "to the Institute", the words "to any Institute" shall be substituted.

31. *Amendment of section 37.*— In section 37 of the principal Act, for the words "the Institute", the words "every Institute" shall be substituted.

32. *Amendment of section 39.*— In section 39 of the principal Act,—

(i) in clause (a), for the words "Governing Council of the Institute", the words "Governing Council of an Institute" shall be substituted;

(ii) in clause (c), the words "located at Bengaluru or Gandhinagar, as the case may be" shall be omitted;

(iii) the following *Explanations* shall be inserted, namely:—

"*Explanation I.*— The reference in this section to the commencement of this Act shall, in relation to the National Institute of Design, Ahmedabad, be deemed to be the 16th day of September, 2014.

"*Explanation II.*— The reference in this section to the commencement of this Act shall, in relation to the National Institutes of Design in the States of Madhya Pradesh, Assam, Haryana and Andhra Pradesh, be construed as the reference to the date on which the provisions of the National Institute of Design (Amendment) Act, 2019 comes into force."

33. *Amendment of section 40.*— In section 40 of the principal Act, after sub-section (3), the following *Explanations* shall be inserted, namely:—

"*Explanation I.*— The reference in this section to the commencement of this Act shall, in relation to the National Institute of Design, Ahmedabad, be deemed to be the 16th day of September, 2014.

Explanation II.— The reference in this section to the commencement of this Act shall, in relation to the National Institutes of Design in the States of Madhya Pradesh, Assam, Haryana and Andhra Pradesh, be construed as the reference to the date on which the provisions of the National Institute of Design (Amendment) Act, 2019 comes into force.”.

34. *Insertion of a new Schedule.*— After section 41 of the principal Act, the following Schedule shall be inserted, namely:—

“THE SCHEDULE

[See sections 2, 3(g), (ka), (m), 4 (1) and 5 (a)]

Sl. No.	Name of the State	Name of the Society	Name of the institutions incorporated under this Act
1	2	3	4
1.	Gujarat	The National Institute of Design, Ahmedabad, a Society registered under the Societies Registration Act, 1860	National Institute of Design, Ahmedabad.
2.	Madhya Pradesh	The National Institute of Design, Bhopal, a Society registered under the Societies Registration Act, 1860	National Institute of Design, Madhya Pradesh.
3.	Assam	The National Institute of Design, Jorhat, Assam, a Society registered under the Societies Registration Act, 1860	National Institute of Design, Assam.
4.	Haryana	The National Institute of Design, Kurukshetra, a Society registered under the Societies Registration Act, 1860	National Institute of Design, Haryana
5.	Andhra Pradesh	The National Institute of Design, Andhra Pradesh, a Society registered under the Societies Registration Act, 1860	National Institute of Design, Andhra Pradesh.”.

Law (Establishment) Division

Order

12/18/2020-LD(Estt.)/549

Sanction of the Government is hereby accorded for creation of eight temporary posts for Fast Track Special Court in the State of Goa for expeditious disposal of cases of Rape and Protection of Children from Sexual Offences (POCSO) Act under the control of District & Sessions Court, Panaji-Goa for appointment on contractual basis for a period of one year for details as mentioned below:—

Sr. No.	Designation of the Post	Pay Scale	No. of posts created
1	2	3	4
1.	Presiding Officer (District Judge Cadre)	51550-1230-58930-1380-63070	1

1	2	3	4
2.	Superintendent/Sheristedar	Level-7	1
3.	Bench Clerk Grade-I	Level-7	1
4.	Senior Stenographer Grade-I	Level-7	1
5.	UDC	Level-4	1
6.	Lower Division Clerks	Level-2	1
7.	Bailiffs	Level-2	1
8.	Peon	Level-1	1

The expenditure on the creation of the above posts shall be debited to the Budget Head, "2014—Administration of Justice; 00—; 800—Other Expenditure; 08—Setting up of Fast Track Special Court; 01—Salaries." under Demand No. 62.

This issues with the approval of the Administrative Reforms Department vide U.O. No. 637/F dated 21-11-2020, Personnel Department vide U.O. No. 61/F dated 11-01-2021, Finance (R&C) Department vide U.O. No. 1400076520 dated 03-02-2021 and the Council of Ministers in XLIIth Meeting held on 17-02-2021.

By order and in the name of the Governor of Goa.

Amir Y. Parab, Under Secretary (Law-Estt.).

Porvorim, 05th March, 2021.



Department of Skill Development & Entrepreneurship

Directorate of Skill Development &
Entrepreneurship

Notification

DSDE/TRG/ST/Fin-Benefits/2019-20

The following amended Financial Assistance Scholarship and Trainees Tool Kit scheme is approved by the Government of Goa and has to be published for general information of public and shall come into force from date of publication in the Official Gazette.

The Government of Goa is hereby pleased to frame the following Rules to regulate the scheme to provide Financial Assistance/ Scholarship & Trainee Tool Kit to the trainees undergoing training at Government Industrial Training Institutes (ITI) in Goa belonging to ST/SC Community and financial assistance to trainees belonging to Below Poverty Line, whose family income less than 3,00,000/- per annum and person with disabilities.

1. *Title and commencement.*— These rules shall be called the award of Financial

Assistance Scholarship to the trainees belonging to (i) BPL Family, (ii) SC Category, (iii) ST Category, (iv) person with disabilities and (v) Family having annual income less than Rs. 3,00,000/- admitted in Government Industrial Training Institutes (ITI) under Directorate of Skill Development & Entrepreneurship (DSDE) in Goa.

And Trainees Tool Kit scheme to the eligible trainees, belonging to ST/SC Category, admitted in Government Industrial Training Institutes (ITI) under Directorate of Skill Development & Entrepreneurship (DSDE) in Goa.

These rules shall be applicable throughout the State of Goa and shall come into force with effect from the date of publication of Notification in the Official Gazette.

2. *Objectives.*— The objective of the scheme is to give financial assistance to the eligible trainees of Government ITIs under DSDE in Goa, belonging to (i) BPL Family, (ii) SC Category, (iii) ST Category, (iv) person with disabilities and (v) Family having annual income less than Rs. 3,00,000/- for continuation of training in the admitted trade

and providing Trainee's Tool Kit to SC/ST Category trainees of respective trade, to which they are admitted in the Government ITI.

3. *Applicability.*— (i) These rules shall apply to the eligible trainees, belonging to (i) BPL Family, (ii) SC Category, (iii) ST Category, (iv) person with disabilities and (v) Family having annual income less than Rs. 3,00,000/- from all the Government ITIs in Goa for financial assistance.

(ii) These rules shall apply to the eligible trainees of ST/SC category for all Government ITI in Goa for Trainee Tool Kit.

4. *Definitions.*—

i.	Director	means the Director of Directorate of Skill Development & Entrepreneurship (DSDE), Government of Goa.
ii.	Assistant Director	means the Assistant Director of Directorate of Skill Development & Entrepreneurship (DSDE), Government of Goa.
iii.	Government	means the Government of Goa.
iv.	Below Poverty Line	means the trainee undergoing training in any trade course Trainee in any of the Government ITIs in Goa from the Below Poverty Line family as declared by the Rural Development Department.
v.	ST Trainee	means the trainee undergoing training in any trade course, in Government ITIs in Goa, belonging to ST community as specified by the Competent Government Authority.
vi.	SC Trainee	means the trainee undergoing training in any trade course, in Government ITIs in Goa, belonging to SC community as specified by the Competent Government Authority.
vii.	Person with disabilities trainee	means the trainee undergoing training in any trade course, in Government ITIs in Goa, as certified by the Competent Government Authority.
viii.	Family with income less than Rs. 3,00,000/- per annum.	means the trainee undergoing training in any trade course of the Government ITIs in Goa from the family having annual income less than Rs. 3,00,000/- which shall be certified by competent Government Authority.
ix.	Head of the Institution	means the Principal/In-charge Principal of the Government ITI.
x.	Institution	means ITI under DSDE.
xi.	Academic year	year from August to July, or as may be specified by the Directorate of Skill Development & Entrepreneurship, from time to time, as per the directives of DGT, MSDE, Government of India, New Delhi.

5. *Conditions of Eligibility.*— (i) The applicant should be residing in Goa for a period not less than 10 years preceding the date of application.

(ii) The applicant should be a regular trainee of any Government ITI under DSDE in Goa.

(iii) The applicant should be from (i) Below Poverty Line Category, (ii) ST Category, (iii) SC Category, (iv) Person with disabilities and (v) Family having annual income less than Rs. 3,00,000/- as defined under clauses iv, v, vi, vii & viii respectively of rule 4 of these rules.

(iv) The applicant under these rules shall be allowed to accept any financial assistance from any other sources/organisation provided it is permitted by that organisation.

(v) The trainees, who are on roll of the Industrial Training Institute (ITI) in any designated trade, will be eligible to claim such financial assistance/scholarship during the entire duration of trade-course training, i.e. during the 1st year/2nd year, and Trainee's Tool Kit will be provided during course duration in the trade where he/she is admitted.

6. *Detailed rate and mode of payment.*— (i) The trainees, qualifying as above, shall be eligible to receive financial assistance/scholarship at the rates specified here-below:

Sr. No.	Duration of Course	Amount per month	Duration of Stipend
1	1 year	Rs. 600/-	12 months or training period
2	2 years	Rs. 600/-	24 months or training period

The financial assistance/scholarship at the above rates shall be sanctioned for the entire sessional year. The Head of the Institution shall disburse the amount of scholarship to the concerned trainees, only after related approval/sanction order is received from competent authority.

(ii) In addition, ST/SC category trainees are also eligible to claim for respective trade related Trainees Tool Kit to be provided during course period, after being procured at actual, or in any case, at a maximum cost of Rs. 2,500/- (Rupees Two thousand five hundred only).

7. *Mode of Application.*— The applications towards claiming the above benefits, under these rules, shall have to be made in the prescribed application forms (appended herein). The prescribed application to be sent to the Director of Skill Development & Entrepreneurship, through the Principal/In-charge Principal of concerned Government ITI shall be accompanied by the following documents.

- Proof of applicant belonging to BPL family as certified by the competent Government Authority.
- Proof of applicant belonging to SC/ST community as certified by the competent Government Authority.
- Proof of the applicant being person with disabilities as certified by competent Government Authority.
- Proof of applicant belonging to family having annual income less than Rs. 3,00,000/- as certified by the competent Government Authority.

8. *Grant of Financial assistance/Scholarship and Trainees Tool Kit scheme.*— (i) The applications, so received, shall have to be first scrutinized and then duly recommended by the Principal of the concerned Government ITI.

(ii) The Director shall be the sanctioning authority under these rules and Director's decision, as regards to the selection or rejection of the grant of award/benefit, shall be final and binding.

9. *Recovery of above benefits (Financial Assistance Scholarship and Trainees Tool Kit scheme).*— (i) Any of the above cited benefits granted, may be liable to be cancelled/forfeited in the event of any eligible trainee being found to have committed an act of in-discipline or mis-conduct, unbecoming of an ITI trainee. The Director (DSDE) shall be the deciding Authority.

(ii) Similarly, any of the above cited benefits granted, may be liable to be cancelled/forfeited/recovered in the event of any trainee discontinuing training during the course of the year, for which the benefit was awarded. In case the trainee discontinues the training in the middle of the course duration, the trainee has to pay the actual cost of the Trainees Tool Kit.

(iii) Similarly, any of the above cited benefits granted, may again be liable to be cancelled/ forfeited/recovered/dis-continued, if at any stage, the information furnished by the candidate is found to be either, incorrect or if the award/benefit has been obtained by suppressing any material facts. The final decision, as to any recoveries to be made, as above, shall be subject to the discretion of the Director (DSDE).

10. *Other conditions.*— (i) The Director (DSDE) shall be the final authority concerning the interpretation of these rules.

(ii) The Government may relax any of the provision of rules for good and sufficient reasons.

(iii) The Principal/In-charge Principal of Government ITI shall circulate a notice in the ITI informing the trainees about the above stipend and provision under this scheme.

(iv) The duly filled both application forms i.e. Financial Assistance Scholarship application form (PART I & II) & Trainee Tool Kit Scheme application form (PART I & II) received from eligible trainees should reach the Principal/In-charge Principal of respective Government ITI, latest by 30th of September, every year.

(v) The Principal/In-charge Principal of Government ITI shall submit the application forms received from trainees filled in all respects to DSDE by 15th of October, every year.

(vi) The application forms so received from the Principal/In-charge Principal of Government ITI within the due date specified at point (v) above, shall be verified by the Head Office. The approval and sanction order to be conveyed by Head Office to the concerned Principals/In-charge Principals of Government ITI for disbursement of stipend to eligible trainees through ECS. The endorsement on the application form shall be by the Director (DSDE) or the Assistant Director (DSDE) after approval of the proposal by the Director (DSDE).

(vii) The Director (DSDE) shall be the Sanctioning Authority.

By order and in the name of the Governor of Goa.

Dipak Desai, Director (Skill Development & Entrepreneurship) & ex officio Joint Secretary.
Panaji, 25th February, 2021.

Financial Assistance Scholarship/Scheme-Part I & II

Part I

Government of Goa.

Directorate of Skill Development and Entrepreneurship

Shramashakti Bhavan, 3rd Floor, Patto Plaza,

Panaji-Goa.

Application form for the grant of Financial Assistance/Scholarship for the academic year:

Under Financial Assistance/Scholarship scheme of Government of Goa

1. Name of the trainee in full (in block letters)
(Surname/First name/Father's name)
2. Sex: Male/Female
3. Full Postal Address:
4. Applicant Mobile No.:
5. Community to which belongs (i.e. General/OBC, ST or ST):
6. Name and address of the Father
(Surname/First name/Father's name)

Photo of trainee with seal of the Institute

7. Parent/Guardian Mobile No.:
8. a) Profession of Parent/Guardian
 - b) Total annual income of both the Parents/Guardians from all sources.
9. Trade in which the applicant is undergoing training
10. Class and name of the school in which the applicant/trainee was studying last year.
11. Documents to be attached, as applicable
 - a) Below Poverty Line Certificate issued by competent Government Authority.
 - b) Income Certificate issued by competent Government Authority.
 - c) Physically handicapped Certificate issued by competent Government Authority.
- (i) That the statements made in the application are true to the best of my knowledge and belief and that no material information having a bearing on selection has been cancelled or withheld.
- (ii) That I undertake to abide by the rules and regulations governing the award of stipend.

Place:

Date :

Signature of Applicant

Signature of Parent/Guardian

Part II

(To be filled in by the Head of the Institution)

Under Financial Assistance/Scholarship & scheme of Government of Goa

1. Name and address of the Institution _____ Government ITI.
2. Trade in which the applicant is undergoing training.
4. Whether the applicant is eligible to Below Poverty Line Scheme or PH Scheme or Scheme for family annual income less than Rs. 3,00,000/- per annum.
5. Year and month for which stipend is started.
6. I hereby declare that the information given by the applicant in Part-I, with regard to item No. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 & 11 has been checked and found correct and is true to the best of knowledge and belief.**

** Strike out whichever is not applicable.

Entered by:

Checked by:

G.I./In-charge G.I.:

Signature of the Head of the Institution
with office seal

Place:

Date:

(To be filled in by the Head Office, D.S.D.E.)

Checked by:

Sanctioned/not sanctioned for the period from _____ to _____

Signature:
Director/Asst. Director:
Skill Development & Entrepreneurship
Ex officio Jt. Secretary
Government of Goa.

Trainees Tool Kits Scheme-Part I & II

Part I

Government of Goa

Directorate of Skill Development and Entrepreneurship

Shramashakti Bhavan, 3rd Floor, Patto Plaza

Panaji-Goa.

Application form for the grant of Trainees Tool Kit for the year-_____

Under Trainees Tool Kit scheme of Government of Goa

Photo of trainee with seal of the Institute
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1. Name of the trainee in full (in block letters)
(Surname/First name/Father's name)
2. Sex: Male/Female
3. Full Postal Address:
4. Applicant Mobile No.:
5. Community to which belongs (i.e. ST or SC):
6. Name and address of the Father
(Surname/First name/Father's name)
7. Parent/Guardian Mobile No.:
8. Profession of Parent/Guardian
9. Trade in which the applicant is undergoing training
10. Class and name of the school in which the applicant/trainee was studying last year.
11. Documents to be attached, as applicable:
ST/SC certificate issued by competent Government Authority.

Enclosed: Trainee's Tool Kit list (approved by Head of QTC committee) for the trade:_____

Certified that the above Trainee's Tool Kit, is received by me, as per the list of Trainee's Tool Kit with specification and quantity mentioned in the syllabus for the trade in which I am admitted.

That I shall pay the actual cost of the Trainees Tool kit if, I discontinue the training in the middle of the course duration.

Place:

Date:

Signature of Applicant

Signature of Parent/Guardian

Part II

(To be filled in by the Head of the Institution)

Under Trainees Tool Kit scheme of Government of Goa

1. Name and address of the Institution _____ Government ITI.
2. Trade in which the applicant is undergoing training.
4. Whether the applicant is eligible to Trainees Tool Kit.

6. I hereby declare that the information given by the applicant in Part-I, with regard to item No. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 & 11 has been checked and found correct and is true to the best of knowledge and belief.**

** Strike out whichever is not applicable.

Entered by:

Checked by:

G.I./In-charge G.I.:

Place:

Date :

Signature of the Head of the Institution
with office seal

(To be filled in by the Head Office, D.S.D.E.)

Checked by:

Sanctioned/not sanctioned for the training session from _____ to _____

Signature:

Director/Asst. Director:

Skill Development & Entrepreneurship
ex officio Jt. Secretary

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